

United States Attorney Southern District of New York

The Silvia J Mollo Building One Saint Andrew's Plaza New York, New York 10007

July 17, 2007

USDS SDNY	
DOCUMENT	
ELECTRONICALLY FILED	
DOC #:	
DATE FILED: - 1 8 2007	

80 Ordered

By Facsimile

Honorable Paul A. Crotty United States District Judge 500 Pearl Street, Room 735 New York, New York 10007

United States v. Raphael Agbune and Linda Loving, July 18,2007 Re: Application GRANTED

Dear Judge Crotty:

The Government respectfully submits this letter to Heally request an adjournment of the pre-trial conference scheduled for CAN. Thursday, July 19, 2007, at 2:30 p.m. Counsel for both defendants and for the Government expect dispositions as to each defendant within the next three weeks. Due to scheduling conflicts, the parties respectfully request that Your Honor schedule a separate conference for each defendant. [I have communicated with Your Honor's deputy about possible adjournment dates for each defendant. As to defendant Agbune, the Government and counsel for Agbune respectfully requests adjourning the conference until Thursday, July 26, 2007, at 12:00 p.m. As to defendant Loving, the Government and counsel for Loving respectfully requests adjourning the conference until the afternoon of August 2, 2007. Both of these dates were provided by Your Honor's deputy as dates that were convenient for the Court.

If Your Honor does grant an adjournment, then the Government respectfully requests that the Court exclude time from July 19, 2007, until August 2, 2007, pursuant to the Speedy Trial Act, Title 18, United States Code, Section 3161(h)(8)(A) ends of justice served by such continuance outweigh the interest of the public and the defendant in a speedy trial because the continuance will allow both defendants time to review discovery, and have any appropriate discussions regarding a possible

EMO ENDUKAL

JUL-17-2007 14:50 Case 1:07-cr-00395-PAC Document 13 Filed 07/18/2007 Page 2 of 2 P.03/03 - Hon. Paul A. Crotty

July 17, 2007

Page 2

disposition of this case. Counsel for both defendants consent to this request for the exclusion of time.

Respectfully Submitted,

MICHAEL J. GARCIA United States Attorney

Assistant United States Attorney

(212) 637-2494

(212) 637-2937 (facsimile)

CC:

Philip L. Weinstein, Esq. Attorney for Raphael Agbune (by facsimile)

Lance Croffoot-Suede, Esq. Attorney for Linda Loving (by facsimile)